

OFFICE OF THE LIEUTENANT GOVERNOR

CERTIFICATE OF BOUNDARY ADJUSTMENT

I, SPENCER J. COX, LIEUTENANT GOVERNOR OF THE STATE OF UTAH, HEREBY CERTIFY THAT there has been filed in my office a notice of boundary adjustment between JORDAN SCHOOL DISTRICT and MURRAY SCHOOL DISTRICT, dated October 12th, 2017, complying with Section §53A-2-101.5, Utah Code Annotated, 1953, as amended.

NOW, THEREFORE, notice is hereby given to all whom it may concern that the attached is a true and correct copy of the notice of boundary adjustment, referred to above, on file with the Office of the Lieutenant Governor pertaining to JORDAN SCHOOL DISTRICT and MURRAY SCHOOL DISTRICT, located in Salt Lake County, State of Utah.



IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed the Great Seal of the State of Utah this 30th day of October, 2017 at Salt Lake City, Utah.

SPENCER J. COX Lieutenant Governor

NOTICE OF IMPENDING BOUNDARY ACTION

To:

Spencer J. Cox, Lt. Governor

Utah State Capitol Complex, Suite 220

P.O. Box 142325

Salt Lake City, Utah 84114-2325

Date: 64.12 2017

Lieutenant Governor Cox:

Jordan School District and Murray School District mutually agree to a boundary adjustment as described below:

The portion of Murray City that resides in Jordan School District boundaries be moved to be within Murray School District's boundaries. Thus, the Boundary of Murray City and Murray School District will be the same and Jordan School District will no longer have any portion of Murray City within Jordan School District's boundary.

It is the intent with this boundary adjustment to remove confusion among the residents in the area as to which school district a) serves their students, b) represents them, and c) levies and receives their taxes.

Attached is a letter from the Utah State Retirement Office regarding this boundary adjustment as required by Utah Code Ann. §67-1a-6.5 (3)(d).

To the best of our knowledge and belief, we certify that all requirements applicable to the boundary action have been met and approved by our respective Boards of Education as indicated in the attached resolution.

anice Voorhies

bresident, Board of Education

Jordan School District

Cristin Longhurst

President, Board of Education

Murray School District

Attest:

Attest:

John Larsen

Business Administrator Jordan School District

Richard Reese

Business Administrator

Murray School District

After recording return to

John Larsen Jordan School District 7387 S. Campus View Drive West Jordan, Utah 84084

RESOLUTION

WHEREAS, currently a peninsula of Murray City is located within the boundaries of Jordan School District and not within the boundaries of the Murray School District;

WHEREAS, currently the Murray City residents living within this area pay taxes to Murray City but vote in Jordan School District elections;

WHEREAS, some confusion exists among the residents as to which school district is to serve them, represent them, and levies and receives their taxes;

WHEREAS, the presidents of the Boards of Education of Jordan School District and Murray School District have recommended an adjustment to the boundary lines in this area that will align the Murray City boundaries with the Murray School District boundaries, as described in the Final Local Entity Plat, a copy of which is attached to this Resolution;

WHEREAS, Utah Code Ann. §53A-2-104 and 105 provide a procedure for the transfer of a portion of a school district and for the disposition of the bonded indebtedness of the transferor school district in the event of such a transfer;

WHEREAS, the transfer of the area from Jordan School District to Murray School District does not require the transfer of any school district property (that is, land owned by Jordan School District) because there is no school district property owned by Jordan School District within the Area;

WHEREAS, Utah Code Ann. §53A-2-105 provides for disposition of the bonded indebtedness of the transferor school district allocable to the portion of the school district affected by the transfer;

NOW, THEREFORE, it is resolved by the Board of Education of Jordan School District and by the Board of Education of Murray School District that

- A. The area is hereby transferred from Jordan School District to Murray School District;
- B. The superintendents, business administrators, and Board presidents of Jordan School District and Murray School District are hereby requested and authorized to:

- Present this Resolution to the Salt Lake County Council, the State Board of Education, and the Lieutenant Governor; and
- Work with the County Assessor, County Surveyor, County Auditor, County Attorney, Utah State Tax Commission and any other agency or organization necessary to see that the boundary adjustment is correctly recorded; and
- 3. Establish by agreement the disposition of the bonded indebtedness of the area incurred for the benefit of Jordan School District, in the manner provided by law.

	Adopted by the Board of Education of Jordan School	ol District by a	7-Ø majority	on the 26th
day of	September, 2017.	•	•	

The Board of Education of Jordan School District

Attest:

Businese Administrator

Adopted by the Board of Education of Murray School District by a 5-0 majority on the 1274 day of 0084, 2017.

The Board of Education of Murray School District

Le listen Longhunst
Board President

Attest:

Buşiness Administrator

Utah Retirement Systems

Retirement Office

560 East 200 South Salt Lake City, UT 84102-2021

(801) 366-7700 (800) 365-8772 Toll Free (801) 366-7734 Fax www.urs.org

DANIEL D. ANDERSEN Executive Director August 22, 2017

Public Employees Health Program 560 East 200 South

Sait Lake City, UT 84102-2004 (801) 366-7500 (800) 365-8772 Toll Free (801) 366-7596 Fax www.pehp.org

R. CHET LOFTIS Director

Jordan School District
John Larsen, Business Administrator
7387 South Campus View Drive
West Jordan, UT 84084

Murray School District Richard Reese, Business Administrator 5102 South Commerce Drive Murray, UT 84107

Re: URS Eligibility Letter for a Newly Created Entity

Dear Mr. Larsen and Mr. Reese:

When a governmental entity is being incorporated or created, Utah law requires the Utah State Retirement Office ("URS") to provide a letter to that entity identifying the potential provisions under Utah Code Title 49, Utah State Retirement and Insurance Benefit Act ("Retirement Act"), with which it shall comply. See Utah Code Ann. § 67-1a-6.5(3)(d). This requirement is made applicable to boundary actions by school districts, pursuant to Utah Code Ann. § 53A-2-101.5(1)(a)(i). Specifically, the letter from URS is required "if the boundary action is an impending incorporation or creation of a local entity that may result in the employment of personnel."

You have contacted URS regarding a pending boundary action involving an adjustment to the boundary shared by Jordan School District and Murray School District. It is URS' understanding from the information provided that the pending action is a boundary adjustment only, between existing entities. Thus, because it does not involve an "incorporation or creation" of a new entity, the requirement for a letter from URS described in Utah Code Ann. § 67-1a-6.5(3)(d) does not apply.

Regardless, both Jordan School District and Murray School District are currently participating employers with URS and must continue to comply with the participation, reporting, and other requirements as found in the Retirement Act.

Please do not hesitate to contact me if you have any questions.

Sincerely,

Marthew K. Judd

Records Management Director

Utah State Retirement Office

